WO

UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

	,

٧.		UK	EDER OF DETENTION PENDING TRIAL	
Jose Nunez-N	ava	Case Number	r: <u>09-6059M</u>	
	by counsel. I conclude by a pre		ng was held on February 11, 2009. Defen evidence the defendant is a flight risk and	
I find by a propopderage of the		INGS OF FACT		
I find by a preponderance of the		States or lowfully s	admitted for permanent regidence	
		_	admitted for permanent residence.	
<u> </u>	it, at the time of the charged of		• •	Customo
	placing him/her beyond the jui	nt faces removal proceedings by the Bureau of Immigration and Customs and the jurisdiction of this Court and the defendant has previously been deported		
The defendan	t has no significant contacts ir	ontacts in the United States or in the District of Arizona.		
The defendan to assure his/I	ne defendant has no resources in the United States from which he/she might make a bond reasonably calculated assure his/her future appearance.			
The defendan	t has a prior criminal history.	s a prior criminal history.		
The defendan	t lives/works in Mexico.			
	nt is an amnesty applicant bu mily ties to Mexico.	t has no substanti	ial ties in Arizona or in the United States	and has
There is a rec	ord of prior failure to appear ir	n court as ordered.		
The defendan	t attempted to evade law enfo	rcement contact by	y fleeing from law enforcement.	
The defendan	t is facing a maximum of		_ years imprisonment.	
The Court incorporates at the time of the hearing in the	is matter, except as noted in the	dings of the Pretrial he record. USIONS OF LAW	Services Agency which were reviewed by	the Cour
2. No condition of	DIRECTIONS R	ill reasonably assu EGARDING DETE		•
a corrections facility separate, appeal. The defendant shall be of the United States or on requ	to the extent practicable, from peafforded a reasonable opportiest of an attorney for the Goves Marshal for the purpose of a	persons awaiting or tunity for private co ernment, the persor	nis/her designated representative for confing receiving sentences or being held in custody on sultation with defense counsel. On order on in charge of the corrections facility shall donnection with a court proceeding.	y pending of a cour
IT IS ORDERED that sideliver a copy of the motion for Court.	should an appeal of this detent review/reconsideration to Pre	tion order be filed w trial Services at lea	with the District Court, it is counsel's respor ast one day prior to the hearing set before th	sibility to ne District
IT IS FURTHER ORD	ce of the hearing before the D	d party is to be cons istrict Court to allo	sidered, it is counsel's responsibility to notif ow Pretrial Services an opportunity to inter	y Pretria view and
DATED this 12 th	day of February, 2009.			
	,	2		
		Oir		
		David K. Duncar States Magistrat		